Case 1:25-cv-02929-JPC

VERSO
LAW

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July 1, 2025

## By ECF

The Honorable John P. Cronan, U.S.D.J. United States District Court, S.D.N.Y. 500 Pearl Street, Room 1320 New York, NY 10007

Re: Patagonia, Inc. v. Quarter Industries, Ltd. et al, No. 1:25-cv-02929-JPC Plaintiff Patagonia, Inc.'s Notice of Pending Settlement and Request to Suspend Motion to Amend Briefing Schedule

Dear Judge Cronan:

We represent Plaintiff Patagonia, Inc. ("Patagonia") in the above-referenced matter. Pursuant to the Court's rules, we write to update the Court on settlement discussions and to respectfully request that the current briefing schedule on Patagonia's Motion to Amend the Complaint (Dkt. 53) be suspended.

Patagonia has reached a settlement agreement in principle with Defendants Riverbend Warehouse LLC, Quarter Industries Ltd., Rob Katz, and Ezily Done LLC (collectively, the "Settling Defendants"). The parties are working to finalize the written settlement agreement.

Once the agreement is executed, Patagonia will (1) file stipulations of dismissal as to the Settling Defendants pursuant to FRCP 41, and (2) renew its request to seek leave to file a Second Amended Complaint naming newly identified defendants Xtra Source, Inc. d/b/a Source Pro; S E J Group, Inc.; Sam Hamaway; and Sarowar Hossaine. The settlement and dismissal of the Settling Defendants, including Ezily Done and its principals, will moot Ezily Done's objections to Patagonia's current request to amend the complaint. The remaining defendant, NYC Idol, has defaulted and has raised no objections to the proposed amendment that will include additional defendants identified during Patagonia's investigations who are involved in the alleged counterfeiting ring.

Accordingly, Patagonia respectfully requests that the Court suspend the existing briefing deadlines on its Motion to Amend until the settlement is finalized (anticipated within no more than ten court days), or for such period as the Court deems appropriate. This brief pause will avoid unnecessary motion practice and permit the parties time to execute the agreement.

	We appreciate the Cour	t's consideration and	are available at the	e Court's convenience
shoul	d any questions arise.			

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Very truly yours,

VERSO LAW GROUP LLP

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Attorneys for Plaintiff Patagonia, Inc.

The instant request is granted. The Court's June 18, 2025 Order setting a briefing schedule concerning Plaintiff's request to file a second amended complaint, Dkt. 53, is vacated. On or before July 18, 2025, Plaintiff shall file stipulations of dismissal as to the Settling Defendants and reraise its request for leave to file a second amended complaint. The Clerk of Court is respectfully directed to close Docket Number 58.

SO ORDERED. Date: July 2, 2025 New York, New York

> JOHN P. CRONAN United States District Judge